

THE PIOCHE WEEKLY RECORD.

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OUR WASHINGTON LETTER.

Washington, May 28, 1895.

The silver question still holds its own as the principal topic of conversation in Washington. President Cleveland acknowledges that the administration's announced financial policy has suffered a defeat at the hands of the Illinois Democrats, but thinks it only temporary. From this time on all the power of the administration is to be used to destroy or neutralize the effect of the action that will be taken by the Democratic State convention to be held in June. Patronage, the weapon found so successful by President Cleveland in dealing with Congress, is one of the weapons to be used against the silver Democrats of Illinois and, of course, its effects are expected to be apparent in other states. It has been given out semi-officially that no existing vacancies nor any which may occur in the Illinois Federal offices will be filled until after the State convention has been held, and it is significantly added that no Democrat who votes for or otherwise aids in the adoption by the convention of a 16 to 1 free coinage resolution need apply for anything either for himself or friends. A similar policy may be adopted in dealing with the Federal patronage in Kentucky, where Secretary Carlisle's speeches have not, according to authentic information, resulted in stampeding the silver Democrats to the extent expected by the administration.

During the past few days there has been much talk among both Republicans and Democrats about some sort of a compromise brought in both parties on the silver question which will keep the silver members of each of those parties in line for at least one more Presidential election.

A meeting of the Senate committee on rules will be held soon, for the purpose of considering certain proposed changes in the Senate rules. There are at present only four members of this committee—Blackburn, Harris, Gorman and Aldrich—the place of the retiring member, Manderson, of Nebraska, not having been filled. Senator Blackburn, who is chairman of the committee, has his time too fully occupied in Kentucky to attend to the meeting, but as the other three members constitute a quorum his absence will not prevent the transaction of business. This committee controls, to a great extent, the organization and management of the Senate, but there are several reasons why this meeting will not be prolific of important results, one of which is enough to mention—the majority of the committee represents a minority of the Senate.

Senator Sherman has gone to Ohio to preside over the Republican State convention. It is known that he carried with him a carefully prepared speech which he intends delivering at the convention, and supposed that the speech contains the Senator's suggestions as to how the silver question shall be treated in the platform adopted by that convention. Of course nobody has any doubt about where John Sherman stands on the silver question, but considerable interest is expressed in what position he will advise the convention to take.

Politicians have their eyes on the Republican National committee. Senator Carter of Montana, a pronounced silver man, is the present chairman of that committee. Rumors have been prevalent of a movement on the part of anti-silver Republicans to force Mr. Carter out of the chairmanship, and there are reasons for the belief that Mr. Carter's recent trip to Washington and New York was connected with those rumors. Very naturally he wants to stick, and just as naturally the silver Republicans are of the same mind. There will be no meeting of the committee, unless it be specially called, before next February, when it meets for reorganization and to decide where the national convention of its party shall be held next year. Even should Mr. Carter be re-elected at the February meeting he might not remain at the head of the committee during the campaign, as it is a rule to allow the man nominated for President to name the chairman of the National committee which manages his campaign, and it is known that at least one of the most prominent aspirants for the nomination would not name Mr. Carter.

The executive committee of the Knights of Labor has bought a lot and given out the contract for the erection of a building to be used for the national headquarters of the organization. The new building will face the Capitol, and will be occupied before the next session of Congress opens by the executive committee, which, its members say, will be on hand to watch legislation and the courts, in the interest of the Knights.

Husband comes home later than usual from his club. To avoid disturbing his wife he takes off his boots and steals into the room on tiptoes. But vain precaution. His wife begins to yawn. Quickly determined he goes to the cradle of his first-born and begins to rock it, singing a slumber song the while.

"Whatever are you doing, Robert?"

"I've been sitting here a couple of hours trying to get the baby to sleep."

"Why, Robert, I've got him here in bed with me!"—Ex.

A man named Haglen killed his brother in Tucson the other day and now he is out in a card thanking the people who assisted at the funeral.

THE GOLDEN CALF.

In his obstinate ignorance, President Cleveland seems to have reached the conclusion that the golden calf set up by England must be worshipped in this country or we cannot live and prosper. In his letter to the Democratic editors of New York recently, he said among other things:

"Above all, our party is the party of the people when it recognizes the fact that sound money and absolutely safe money is the life blood of our country's strength and prosperity, and when it reaches that none of our fellow citizens, rich or poor, can escape consequences of a degeneration of our currency."

If President Cleveland would take a little journey in the world he would soon discover that the quality of money used by any nation has very little to do with its prosperity or adversity. It is generally recognized by all sound students of monetary science that an appreciating monetary standard is far more disastrous to a people who use it than a depreciating standard. The countries which have had the gold standard for the past twenty years have suffered more serious depression since 1893 than those which are on a silver or paper standard. Nobody will pretend that the people of the United States are as prosperous now as they were at any time from 1861 to 1879, when we had neither gold nor silver in circulation and all of our exchanges were effected by means of depreciated paper money.

Even Mr. Cleveland himself apparently recognizes the fact that there is not gold enough to meet the monetary requirements of the countries which have adopted it as their standard, and so in his letter to the New York editors he deftly threw in the suggestion that some new banking system should be devised to piece out the insufficiency of gold with bank notes. The people of the country will listen to no new banking theories at present. They know that a larger volume of money is needed, and they know that it can be obtained by reopening our mints to the unrestricted coinage of silver and gold at the ratio of 16 to 1, and they propose to have their way in this matter at the polls at the next Presidential election. Mr. Cleveland's platitudes and falsehoods and fallacies taught by Carlisle, Eckles, Morton and Atkinson have lost their power to delude intelligent Americans in this matter. The plain people will take the money question with them to the polls in November, 1896, and they will settle it right, and their settlement will be independent and unlimited bimetallic coinage for this country at the ratio of 16 to 1.—Virginia Enterprise.

Another heartache is in store for the administration. Noble Smithson, one of the best judges in the south, has made the discovery that the decision knocking out of the income tax law carries with it the internal revenue laws. What will Grover do for revenue now? Why, silly boy! He will issue bonds to his little syndicate.—Kingman Miner.

A professor calculates that the earth is shrinking about two inches a year. An exchange says that accounts for the nervous anxiety manifested by some people to possess it while it is of some size.

LEGAL NOTICE.

IN THE DISTRICT COURT OF THE FOURTH JUDICIAL DISTRICT, OF THE STATE OF NEVADA, IN AND FOR LINCOLN COUNTY.

In The Matter of the Estate of Richard Gorman, Deceased.

Administrator's Sale Of Real Estate.

Notice is hereby given, that, in pursuance of an order of the District Court of the Fourth Judicial District, of the State of Nevada, County of Lincoln, made on the 4th day of May, A. D. 1895, in the matter of the estate of Richard Gorman, deceased, the undersigned, the administrator, will sell at private sale, to the highest bidder, for cash, and subject to confirmation by said District Court, on Saturday the 1st day of June, A. D. 1895, at 12 o'clock M., at his residence in Pioche, Nevada, in the County of Lincoln, all the right, title, interest and estate of said Richard Gorman at the time of his death, and his by operation of law or otherwise, acquired other than, or in addition to, that of said deceased, at the time of his death, in and to all that certain lot, piece or parcel of land situated, lying and being in the said County of Lincoln, State of Nevada, and bounded and described as follows to-wit: All of the interest of the said deceased in the "Bimetallic" mining claim all being situated in the Crescent Mining District, Lincoln County, Nevada, for cash, in lawful money of the United States, ten percent of the purchase money to be paid to the administrator, on the day of sale, balance on confirmation of sale by said District Court; deed at expense of purchaser. J. O. GELBERT, Administrator of the Estate of Richard Gorman, deceased.

Dated Pioche, Nevada May 9, 1895.

LEGAL NOTICE.

Notice of Intention to Apply For a Permit to Cut Timber on Public Land.

Notice is hereby given that the undersigned are about to make application to the Honorable Secretary of the Interior for permission to cut timber on unreserved Government land of the United States, situated in the County of Lincoln, State of Nevada, and described as follows: Situated about seven miles in a southerly direction from Section 12 T. 4. S. 37 E. M. D. M. in what is known as the Valley Mill Wash, in said County of Lincoln, embracing twelve sections.

L. L. WOODS,
O. E. EDWARDS.
Dated, Pioche, Nevada, May 1st 1895.

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TRAINS RUN AS FOLLOWS:
Effective Nov. 26, 1893.

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10:00 p. m. arrive, Frisco. 4:30 a. m.
7:40 p. m. arrive, Milford. 6:05 a. m.
12:10 p. m. leave, Frisco. 2:15 p. m.
7:45 a. m. leave, Salt Lake. 6:10 p. m.
3:00 a. m. arrive, Salt Lake. 6:30 p. m.
1:45 a. m. leave, Ogden. 7:30 p. m.

Trains between Frisco and Salt Lake run daily except Sundays.

Four Passenger Trains

Daily Each Way Between Salt Lake and Ogden.

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Best meal to be had in Pioche.

Meal Tickets 3 For \$1.00

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PIES and CAKES Every Day.

LEGAL NOTICE.

In The District Court of The Fourth Judicial District, Of The State Of Nevada, In And For The County Of Lincoln.

In The Matter of the Estate of Conrad Kiel, Deceased:

E. B. Kiel, the executor of the last will and testament of said deceased, having filed his final report and account and petition for distribution of said estate, and answer to the complaint therein, which is on file with the Clerk of said Court, within ten days after the service on you of this Summary (exclusive of the day of service), if served in said County, or twenty days if served out of said County, but within this District, and in all other cases forty days; or judgment by default will be taken against you, according to the prayer of said complaint.

SUMMONS.

In The District Court of the Fourth Judicial District, Lincoln County, State of Nevada.

The State of Nevada Sends Greeting to DAVID JONES:

You are hereby required to appear in an action commenced against you as defendant by Jesse Jones as plaintiff, in the Fourth District Court of the State of Nevada, Lincoln County, at the town of Pioche, and answer the complaint therein, which is on file with the Clerk of said Court, within ten days after the service on you of this Summary (exclusive of the day of service), if served in said County, or twenty days if served out of said County, but within this District, and in all other cases forty days; or judgment by default will be taken against you, according to the prayer of said complaint.

The said action is brought to recover judgment against you, the said defendant for the absolute dissolution of the bonds of matrimony now existing between you and said plaintiff on the grounds that you have willfully abandoned and deserted the said plaintiff for more than a year last past and have neglected and refused to furnish her with the common necessities of life for more than a year last past, and that such neglect was not on account of poverty which could not be avoided by ordinary industry. All of which more fully appears from the complaint on file in the office of the Clerk of said Court.

And you are hereby notified that if you fail to appear and answer the said complaint as above required, the said plaintiff will apply to said Court for the relief demanded in said complaint. In testimony whereof, I, Geo. S. Sawyer, have hereunto set my hand this 1st day of April, A. D. 1895.

JOHN BINGHAM.

Dated Pioche, Nevada, December 27, 1894.

Notice of Forfeiture.

To E. O. Western, his grantees, assigns, heirs, executors, or administrators and all parties claiming under, from, by or through him:

You are hereby notified that the undersigned owner with you in the mining claim known as the "West End" situated in Ely Mining District, Lincoln County, State of Nevada, has performed the work and met the expenditures on the said mining claim, required by section 2324 of the Revised Statutes of the United States to hold the same for the years 1893, 94, 95, 96, and 97 and the amount due from you, your grantees, assigns, or administrators, etc., in payment of such expenditures on said mining claim in the sum of one hundred and seventy-five dollars (\$175).

And if within ninety days after the publication of this notice you fail or refuse to contribute your share proportion of such expenditure as co-owner, your interest in said claim will become the property of the subscriber under said section 2324.

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Notice to Creditors.

Estate of Richard Gorman, Deceased.

NOTICE IS HEREBY GIVEN BY J. O. GELBERT, Administrator of the Estate of Richard Gorman, deceased, to the creditors of, and all persons having claims against said estate, to exhibit them, with the necessary vouchers, within four months after the first publication of this notice, to the Administrator, at his office at the Court House in Pioche, in the County of Lincoln, State of Nevada. J. O. GELBERT, Administrator of the Estate of Richard Gorman, deceased.

Dated Pioche, Nevada, January 5th, 1895.

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Office in MASONIC HALL, PIOCHE

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Eureka Chemical & Mfg Co., La Crosse, Wis.

Office of the PIONEER PRESS COMPANY, C. W. HORNICK, Supt.

St. Paul, Minn., Sept. 7, 1894.

Eureka Chemical & Mfg Co., La Crosse, Wis.

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